

No. 97
SUPREME COURT - New York COUNTY
TRIAL TERM. Part 5

March 21, 2024
Calendar No. 2023L-01772
Index No. 153384/2018

Dr. Spring Chenoa Cooper

AGAINST

Ryan Broems, Calidaddy 26,
Inriskwetrust, John Does 1-200

I hereby Certify that this cause was tried before

Hon. Hasa A. Kingo { without a Jury, on the 16th
(and a Jury)

day of February 20 24, and a { decision
the Plaintiff rendered therein for
for the sum of Thirty million dollars and
zero cents (\$30,000,000.00)

Pursuant to an order
of Hon. Hasa A. Kingo, dated February 15, 2024,
defendants Calidaddy 26, Inriskwetrust, and
John Does 1-200 were removed from the case
and the caption was amended accordingly. See
NYSCEF document number 180. The awarded sum
to Plaintiff in the amount of \$30,000,000.00 was
as follows:

Conscious pain, suffering, emotional distress, and
loss of enjoyment of life caused by the defendant
from the time of the incident up to present
= \$ 5,000,000.00

Clerk.

Conscious pain, suffering, emotional distress, and loss of enjoyment of life caused by the defendant from the time of the verdict to the time Plaintiff is expected to live = \$5,000,000.00

Punitive damages against Defendant on the cause of action for violation of New York City Administrative Code § 10-180 (New York City's law against the dissemination of nonconsensual pornography) = \$5,000,000.00

Punitive damages against Defendant on the cause of action for the intentional infliction of emotional distress upon Plaintiff = \$15,000,000.00

Grand total award = \$30,000,000.00

Milton A. Tugling
Clerk.